

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In the Patent of:

Bruce Joseph ROSER

Patent No.: 7,244,825 B2

Issued: 17 July 2007

For: DRIED BLOOD FACTOR COMPOSITION  
COMPRISING TREHALOSE

Confirmation No.: 2707

Art Unit: 1651

Examiner: Ruth A. Davis

**REQUEST FOR CERTIFICATE OF CORRECTION**

**UNDER 37 C.F.R. § 1.323**

Attn: Certificate of Correction Branch  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Patentee in the above-referenced patent requests that claims 2-7 of the issued patent be amended as follows:

In the Claims:

In Claim 2, please make the following corrections:

At column 4, line 27:

2. The “composition” --vial-- of claim 1, containing 0.15 to 2.5 mg trehalose per unit of Factor VIII.

In Claim 3, please make the following corrections:

At column 4, line 29:

3. The “composition” --vial-- of claim 1, wherein said native Factor VIII is recombinant.

In Claim 4, please make the following corrections:

At column 4, line 31:

4. The “composition” --vial-- of claim 1, containing 1.0 to 1.5 mg Ca<sup>2+</sup> per unit of Factor VIII.

In Claim 5, please make the following corrections:

At column 4, line 33:

5. The “composition” --vial-- of claim 1, wherein the composition comprises salt and the molar ratio of trehalose to the salt is above 1:1.

In Claim 6, please make the following corrections:

At column 4, line 36:

6. The “composition” --vial-- of claim 5, containing more than 2.5 moles trehalose per mole of salt.

In Claim 7, please make the following corrections:

At column 4, line 38:

7. The “composition” --vial-- of claim 6, containing more than 10 moles trehalose per mole of salt.

**REMARKS**

Applicant hereby requests that the attached Certificate of Correction be issued. Applicant seeks to correct an obvious error in claims 2-7 which refer to a composition rather than a vial, which is the subject of claim 1. The conditions set forth in 35 U.S.C. § 255 are met – the correction is of a minor character and the mistake clearly occurred in good faith as a careful reading of the dependent claims would have called applicant's attention to the error, and there is no advantage to applicant with respect to the claims as presently worded.

The required fee is attached.

The correction does not involve changes in the patent that would constitute new matter since they simply conform dependent claims to the antecedent basis provided in claim 1. No reexamination would be required.

In the unlikely event that the transmittal letter is separated from this document and the Patent Office determines that an extension and/or other relief is required, applicant petitions for any required relief including extensions of time and authorize the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to Deposit Account No. 03-1952 referencing docket No. 559662000102.

Respectfully submitted,

Dated: May 23, 2008

By: \_\_\_\_\_ / Kate H. Murashige /  
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PATENT NO. : 7,244,825  
APPLICATION NO. : 10/658,219  
ISSUE DATE : July 17, 2007  
INVENTOR(S) : Bruce J. ROSER

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In Claim 2, please make the following corrections:

At column 4, line 27:

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In Claim 5, please make the following corrections:

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At column 4, line 36:

6. The "composition" --vial-- of claim 5, containing more than 2.5 moles trehalose per mole of salt.

In Claim 7, please make the following corrections:

At column 4, line 38:

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